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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTO	R	ΓA	TORNEY DOCKET NO.		
09/032,972	02/26/98	3 KROTZ		A	ISIS-2710		
	HM22/0126			EXAMINER			
WOODCOCK WASHBURN KURTZ MACKIEWICZ & NORRIS				CRANE, L			
				RT UNIT	PAPER NUMBER		
	ONE LIBERTY PLACE 46TH FLOOR PHILADELPHIA PA 19103			1623	18		
			DATE	MAILED:	01/26/01		

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

		Application No.	Applicant(s)									
		09/032,972	, ipplicant(s	, Krotz e	+ a1							
	Advisory Action	Examiner		Group Art Unit	l ar.							
		" L. E. C	rane	1623								
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11	HE PERIOD FOR RESPONSE: [check only a) or b)]	<i>c</i>		•								
	a) expires months from the mailing date of the final rejection.											
	b) Ex expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whichever is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final rejection.											
	Any extension of time must be obtained by filing a petition under date on which the response, the petition, and the fee have been determining the period of extension and the corresponding amoun calculated from the date of the originally set shortened statutory	filed is the date of the re	sponse and a	also the date for the								
	Appellant's Brief is due two months from the date of the period for response set forth above, whichever is later).	e Notice of Appeal fil See 37 CFR 1.191(	ed ond) and 37 (	CFR 1.192(a).	or within any							
<b>A</b> p	oplicant's response to the final rejection, filed on $\frac{12}{}$ it is NOT deemed to place the application in condition for	22/00 has been allowance:	n considere	d with the follow	ing effect,							
X)	KThe proposed amendment(s):		•									
☐ will be entered upon filing of a Notice of Appeal and an Appeal Brief.												
will not be entered because:												
	they raise new issues that would require further consideration and/or search. (See note below).											
	they raise the issue of new matter. (See note below).											
x they are not deemed to place the application in better form for appeal by materially reducing or simplifying the												
issues for appeal.												
	they present additional claims without cancelling			lly rejected claims								
	NOTE: The automation limitation r	aises a new :	issue.									
	Applicant's response has overcome the following rej	ection(s):										
	Newly proposed or amended claimsseparate, timely filed amendment cancelling the non-allo	owable claims.	would b	e allowable if sub	mitted in a							
X	The affidavit, exhibit or request for reconsideration has for allowance becomes for reasons of re	been considered but	does NOT	place the applicat	ion in condition							
	The affidavit or exhibit will NOT be considered because the Examiner in the final rejection.	it is not directed SOI	_ELY to iss	ues which were n	ewly raised by .;							
X	For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):											
	Claims allowed:NONE			•								
	Claims objected to: NONE				,							
	Claim a sais said 1 / 1											
	The proposed drawing correction filed on											
	Note the attached Information Disclosure Statement(s),	PTO-1449, Paper No	(s)	<i>1</i>	1							
	Other			GARY-	ders i							
				SUPERVISORY PA TECH CEN	•							

7. S. Patent and Trademark Office 2TO-303 (Rev. 8-95) 19/032,972

Advisory Action
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